Received By: mgallagh

## 2011 DRAFTING REQUEST

# **Assembly Substitute Amendment (ASA-AB376)**

Received: 02/01/2012

Wanted: As time permits  For: Joseph Knilans (608) 266-7503					Companion to LRB:  By/Representing: Rep. Knilans			
Subject:		evelopment - l evelopment - 1			Addl. Drafters:	jkreye		
					Extra Copies:			
Submit v	ia email: YES							
Requeste	r's email:	Rep.Knilaı	ns@legis.wi	i.gov				
Carbon co	opy (CC:) to:	_	_	gis.wisconsir isconsin.gov	1.gov			
Pre Topi	c:							
No specif	fic pre topic gi	ven						
Topic:								
Transfera	ability of tax cr	edits related to	economic d	levelopment				
Instructi	ions:							
See attacl	hed							
Drafting	History:					***************************************		
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	mgallagh 02/01/2012	mduchek 02/02/2012						
/P1	mgallagh 02/17/2012	mduchek 02/17/2012	rschluet 02/02/20	12	sbasford 02/02/2012			
/1			jmurphy 02/17/20	12	lparisi 02/17/2012	lparisi 02/17/2012		

FE Sent For:

**<END>** 

Received By: mgallagh

# 2011 DRAFTING REQUEST

# **Assembly Substitute Amendment (ASA-AB376)**

Received: 02/01/2012

Wanted: As time permits				Companion to LRB:			
For: <b>Joseph Knilans</b> (608) 266-7503				By/Representing: Rep. Knilans			
=		evelopment - bus. dev. evelopment - misc.		Drafter: mgallagh			
					Addl. Drafters:	jkreye	
					Extra Copies:		
Submit vi	a email: YES						
Requester	r's email:	Rep.Knila	ns@legis.wi	i.gov			
Carbon co	opy (CC:) to:			gis.wisconsin isconsin.gov	ı.gov		
Pre Topic	c:						
No specif	ïc pre topic gi	ven					
Topic:							
Transferal	bility of tax cr	edits related to	economic d	evelopment			
Instructi	ons:						
See attach	ned						*
 Drafting	History:						
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required
/?	mgallagh 02/01/2012	mduchek 02/02/2012					
/P1		A	rschluet 02/02/201		sbasford 02/02/2012		
FE Sent For:		2/11/15	2/11	2517 <end></end>			
			-/11	\LAD>			

## 2011 DRAFTING REQUEST

### **Assembly Substitute Amendment (ASA-AB376)**

Received:	02/01/2012	
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Received By: mgallagh

Wanted: As time permits

Companion to LRB:

For: Joseph Knilans (608) 266-7503

By/Representing: Rep. Knilans

May Contact:

Drafter: mgallagh

Subject:

Econ. Development - bus. dev.

Econ. Development - misc.

Addl. Drafters:

jkreye

Extra Copies:

Submit via email: YES

Requester's email:

Rep.Knilans@legis.wi.gov

Carbon copy (CC:) to:

michael.gallagher@legis.wisconsin.gov

joseph.kreye@legis.wisconsin.gov

**Pre Topic:** 

No specific pre topic given

Topic:

Transferability of tax credits related to economic development

Reviewed

**Instructions:** 

See attached

**Drafting History:** 

Vers.

Drafted

p**e**d

Proofed

**Submitted** 

Jacketed

Required

/?

mgallagh

FE Sent For:

<END>

In: 2/1/2012 Wanted by Fsiday E/3
Thanks! State of Wisconsin **2011 - 2012 LEGISLATURE** MPG&JK:jld&med;ph 50305/81 2011 ASSEMBLY BILL 376 November 16, 2011 - Introduced by Representatives Knilans, Wynn, Kerkman, RINGHAND, PURNER, JACQUE, STROEBEL, BALLWEG, LOUDENBECK and BIES, sesponsored by Senators Wangdaard and Holperin. Referred to Committee on Jobs, Economy and Small Business. earned in connection with economic development in State Reger AN ACT to ereate 238.137 of the statutes; relating to: authorizing the cale of transfer of tax credits in counties experiencing high rates of unemployments This substitute amondement Analysis by the Legislative Reference Bureau Under current law, a tax credit awarded by the Wisconsin Economic Development Corporation (corporation) may normally only be claimed by the person certified by the corporation to claim that credit; the credit may not be sold or transferred to another person. (The still directs the corporation to create a program for the section transfer of tax credits awarded by extent the corporation or beginning on January 2, 2011 by the former Department of Commerce Commerce Under the 60, the corporation infstitute amendment may authorize the select transfer of a portion of a tax credit if the corporation determines that the activity for which the corporation or Commerce awarded the tax recht is substantially related to economic development ur counties experiencing persistent high rates of memployment called "quantiving countries" ander the bill Md) the person meets at least one of the following additional conditions: 1. The person is headquartered in the life ix ground. 2. The person intends to relocate its headquarters could be could be a could 3. The person intends to expand its operations in expensions, and that expansion will increase by at least 10 percent the number of full-time jobs the person MAN WAY maintains in Chat county 4. The person intends to expand its operations in a avalifying each, and the person will make a significant capital investment in property in that courty as a result of that expansion. , and employs at least 51 percent of its and at least 51 percent of its employees to Wisconsin

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6 •	•	comployees in this state  2011 - 2012 Legislature  ASSEMBLY BILL 376  The state of
/	0	department of commerce under ch. 560, 2009 stats.) to claim a tax credit may apply
	2	to the corporation on a form prescribed by the corporation for authorization to fell
	3	or transfer that tax credit under this section. The corporation shall notify the person
	4	of the corporation's determination within 10 business days after the corporation
\	5	receives the application.
	6	(b) The corporation shall authorize the sale on transfer of a tax credit if a person
	$\sqrt{7}$	applies for an authorization under par. (a) and the corporation finds that the activity
-	$\left(\begin{array}{c}8\end{array}\right)$	under which that person was certified to receive that credit is substantially related
1	( 6)	to economic development in a qualifying county and that the person meets at least
	10	one of the following conditions:
	OP.	1. The person is headquartered in the qualifying county
1	(12)	2. The person intends to relocate its headquarters to the qualifying count
	<u>(3</u> )	3. The person intends to expand its operations in the qualifying county, and
	14	that expansion will result in an increase in the number of full-time employees
	15	employed by the person in an amount equal to at least 10 percent of the person's
	16	full-time workforce at the time of application.
	17	4. The person intends to expand its operations in the qualifying county, and
	18	that expansion will result in the person making a significant capital investment in
	19	property located in that county, as determined by the corporation.
	Ø (	(c) Subject to sub. (b) a person may sell or otherwise transfer a tax credit to
	2	another person who is subject to taxation under ch. 71 or subch. III of ch. 76 if the
	<u>(22</u> )	corporation authorizes that sale or transfer and if the person who is certified to claim
	23	the credit notifies the department of revenue, with regard to taxes imposed under ch.
	24	71, or the commissioner of insurance, with regard to taxes imposed under subch. III
	25/	of ch. 76, and the corporation of the sale of transfer in the manner prescribed by the
		and move at least 51 percent of its employees
P	this	State

#### **ASSEMBLY BILL 376**

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corporation. The person to whom a tax credit is sold of transferred may carry forward any unused amount of the sold of transferred value of that credit as provided under the appropriate provision in ch. 71 or subch. III of ch. 76.

- (d) The corporation may, as a condition of an authorization under this subsection, prohibit a person to whom the tax credit is cold of transferred from claiming that credit for a period not to exceed 3 years after the date on which the credit is cold of transferred.
- (b) LIMITATIONS ON THE SALE OF TRANSFER OF TAX CREDITS. A person may not sell transfer more than 85 percent of the total value of a tax credit. Once a portion of a tax credit is sold of transferred under this section, the remaining portion of that credit may not be sold of transferred and may not be claimed against tax liability by any person.
- CORPORATION WAIVER OF CERTIFICATION REQUIREMENTS. Notwithstanding s. 238.303 (2) or any other provision of this chapter or of ch. 71 or 77, the corporation may modify or waive any requirement of a certification or other authorization to claim a tax credit that was issued by the corporation of Deginning on January 1, 2011, by the department of commerce under ch. 560, 2009 stats. If all of the following conditions are met:
- (a) The person subject to the requirement applies to the corporation for a modification or waiver of that requirement in the manner prescribed by the corporation.
- (b) The corporation authorizes the person to sell or transfer the tax credit under this section, and the person does sell or otherwise transfer the credit, as authorized.
- (c) The corporation determines that the requested modification or waiver will support economic development in a qualifying country

this state

### **ASSEMBLY BILL 376**

)	(6) (a) REPAYMENT. If the corporation revokes a person's certification or other
Ò	authorization to claim a tax credit issued by the corporation or, beginning on January
$\bigcirc$	1, 2011, by the department of commerce under ch. 560, 2009 stats, and at the time
D	of revocation that person has sold or otherwise transferred a portion of that credit
5	under this section, that person shall repay the full amount of the credit to the
;	corporation notwithstanding that sale or transfer.

- (b) The corporation shall pay any amounts it receives under par. (a) to the secretary of administration for deposit in the general fund.
- (6) QUALIFYING COUNTIES. (a) The corporation shall designate a county as a qualifying county if the corporation determines that the county is a metropolitan statistical area in this state, as determined by the federal office of management and budget, that had an average rate of total unemployment, as determined by the U.S. secretary of labor, each year for the 5 years preceding the effective date of this paragraph .... [LRB inserts date], that was higher than the average rate of total unemployment in the United States for those years, as determined by the U.S. secretary of labor, and that had a 10 percent or higher unemployment rate for at least 2 of those years.
- (b) The corporation may designate a county that does not satisfy the conditions under par. (a) as a qualifying county if the corporation notifies the joint committee on finance in writing that the corporation intends to designate the county as a qualifying county for purposes of this section. That notice shall state the reasons supporting the corporation's decision to designate the county as a qualifying county. The notice shall include evidence that the county has had an average rate of total unemployment, as determined by the U.S. secretary of labor, that was persistently higher than the average rate of total unemployment in the United States, as

### **ASSEMBLY BILL 376**

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determined by the U.S. secretary of labor. If, within 14 working days after the date of that notice, the cochairpersons of the committee do not notify the corporation that the committee has scheduled a meeting to review the corporation's proposed designation of the county as a qualifying county, the corporation may proceed to designate the county as a qualifying county for purposes of this section. If, within 14 working days after the date of that notice, the cochairpersons of the committee notify the corporation that the committee has scheduled a meeting to review the designation the county as a qualifying county, the corporation may designate the county as a qualifying county only upon approval of the committee.

PROGRAM LIMITS AND TERMINATION. (a) Except as provided in par. (b), the corporation may not authorize the cale of transfer of portions of tax credits under this section that total more than \$10,000,000, and the corporation may not authorize the cale of transfer of a tax credit after 60 months after the effective date of this paragraph .... [LRB inserts date].

(b) Upon expiration of the 60-month period under par. (a), the corporation may continue to authorize the cale of transfer of tax credits under this section for up to an additional 60 months, and the corporation may authorize the cale of transfer of up to an additional \$10,000,000 in partial tax credits, if the corporation determines that a continuation of the program under this section will promote significant economic development in qualifying counties. Before the corporation authorizes the cale of transfer of a tax credit under this paragraph, the chief executive officer of the corporation shall notify the joint committee on finance in writing that the corporation intends to continue authorizing the cale of transfer of tax credits under this section. That notice shall state the reasons supporting the corporation's determination that the transfer of sale of additional tax credits will promote

this state

2011 - 2012 Legislature

**ASSEMBLY BILL 376** 

LRB-3161/2

This state MPG&JK:jld&med:ph

SECTION 1

significant economic development within a qualifying country. If, within 14 working days after the date of that notice, the cochairpersons of the committee do not notify the corporation that the committee has scheduled a meeting to review the corporation's proposed continuation of the program, the corporation may proceed to authorize the sale or transfer of additional tax credits under this section. If, within 14 working days after the date of that notice, the cochairpersons of the committee notify the corporation that the committee has scheduled a meeting to review the proposed continuation of the program, the corporation may proceed to authorize the sale of transfer of partial tax credits only upon approval of the committee.

(END)

1 nsest 7-9

### 2011-2012 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

1	INSERT 4-3
2	2. A tax credit may not be transferred under this paragraph in exchange for
3	money.
4	END INSERT 4-3
5	INSERT 7-9
6	Section 1. Initial applicability.
7	(1) This act first applies to a certification or other authorization to claim a tax
8	credit issued by the Wisconsin Economic Development Corporation on January 1,
9	2012.
10	END INSERT 7-9

LRB

AB376.

-1/31/2012 T/c w/ Exp. Kilons vo: subcritishe Annué

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- Ermore "Sale." Keep "transfer" language. V

So Add language requiling wEDC to starte

Bill redits to ensure that celtification

requirements are furtified.

Dern up for the whole State to look we have deforted requirements that weed to be met for Hours for to be artharized.

-2/1/2012 Vaice mai)

on sommy, 7012.

of our cestification for tax coledits.



## State of Misconsin 2011 - 2012 LEGISLATURE



# PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION ASSEMBLY SUBSTITUTE AMENDMENT,

### TO 2011 ASSEMBLY BILL 376

All these changes made on original. You can throw this copy out after proofing

Degen,

AN ACT to create 238.137 of the statutes; relating to: authorizing the transfer

of tax credits earned in connection with economic development in this state.

## Analysis by the Legislative Reference Bureau

Under current law, a tax credit awarded by the Wisconsin Economic Development Corporation (corporation) may normally only be claimed by the person certified by the corporation to claim that credit; the credit may not be transferred to another person.

This substitute amendment directs the corporation to create a program for the transfer of tax credits awarded by the corporation. Under the substitute amendment, the corporation may authorize the transfer of a portion of a tax credit if the corporation determines that the person meets at least one of the following additional conditions:

1. The person is headquartered in, and employs at least 51 percent of its employees in, Wisconsin.

2. The person intends to relocate its headquarters and at least 51 percent of its perployees to Wisconsin.

3. The person intends to expand its operations in Wisconsin, and that expansion will increase by at least 10 percent the number of full-time jobs the person maintains in Wisconsin.

the number of full-time employees employed by the person in Wisconsin

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4. The person intends to expand its operations in Wisconsin, and the person will make a significant capital investment in property in Wisconsin as a result of that expansion.

Once the corporation authorizes a person to transfer a tax credit, that person may transfer up to 85 percent of the tax credit to another person who has Wisconsin tax liability, except that no tax credit may be transferred under the substitute amendment in exchange for money. The person transferring the credit must notify the corporation and the Department of Revenue of that transfer. The person to whom a credit is transferred may carry forward any unused amount of the transferred value of that credit for up to 15 years until fully claimed. Also, the corporation may prevent that person from claiming the tax credit for up to three years after the credit is transferred.

The substitute amendment also authorizes the corporation to waive or modify a requirement of a certification for a tax credit issued by the corporation if a person who may transfer the tax credit applies to the corporation for that waiver or modification and the corporation determines that the requested waiver or modification will support economic development in Wisconsin. The substitute amendment does not otherwise relieve any person of the person's responsibilities in connection with a tax credit certification. If the corporation revokes a person's certification for a tax credit and that person has already transferred a portion of the tax credit, that person, not the person to whom the credit was transferred, must repay the full amount of the tax credit to the state.

Under the substitute amendment, the corporation may authorize the transfer of up to \$10,000,000 in partial tax credits over five years. However, if after reaching that 5-year limit, the corporation determines that an extension of the program will support significant economic development in Wisconsin, the corporation may continue the program for up to an additional five years and authorize transfer of up to an additional \$10,000,000 in partial tax credits. However, any such extension of the program is subject to passive review by the Joint Committee on Finance.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

**Section 1.** 238.137 of the statutes is created to read:

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238.137 Pilot program for the transfer of tax credits earned for economic development in this state. (1) Application and corporation Authorization. (a) A person who the corporation certifies or otherwise authorizes to claim a tax credit may apply to the corporation on a form prescribed by the corporation for authorization to transfer that tax credit under this section. The

- corporation shall notify the person of the corporation's determination within 10 business days after the corporation receives the application.
  - (b) The corporation shall authorize the transfer of a tax credit if a person applies for an authorization under par. (a) and the corporation finds that the person meets at least one of the following conditions:
  - 1. The person is headquartered and employs at least 51 percent of its employees in this state.
  - 2. The person intends to relocate its headquarters and employ at least 51 percent of its employees in this state.
  - 3. The person intends to expand its operations in this state, and that expansion will result in an increase in the number of full-time employees employed by the person in an amount equal to at least 10 percent of the person's full-time workforce at the time of application.
  - 4. The person intends to expand its operations in this state, and that expansion will result in the person making a significant capital investment in property located in this state, as determined by the corporation.
  - (c) 1. Subject to sub. (2) and subd. 2, a person may transfer a tax credit to another person who is subject to taxation under ch. 71 if the corporation authorizes that transfer and if the person who is certified to claim the credit notifies the department of revenue and the corporation of the transfer in the manner prescribed by the corporation. The person to whom a tax credit is transferred may carry forward any unused amount of the transferred value of that credit as provided under the appropriate provision in ch. 71.
  - 2. A tax credit may not be transferred under this paragraph in exchange for money.

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- (d) The corporation may, as a condition of an authorization under this subsection, prohibit a person to whom the tax credit is transferred from claiming that credit for a period not to exceed 3 years after the date on which the credit is transferred.
- (2) LIMITATIONS ON THE TRANSFER OF TAX CREDITS. A person may not transfer more than 85 percent of the total value of a tax credit. Once a portion of a tax credit is transferred under this section, the remaining portion of that credit may not be transferred and may not be claimed against tax liability by any person.
- (3) CORPORATION WAIVER OF CERTIFICATION REQUIREMENTS. Notwithstanding s. 238.303 (2) or any other provision of this chapter or of ch. 71, the corporation may modify or waive any requirement of a certification or other authorization to claim a tax credit that was issued by the corporation if all of the following conditions are met:
- (a) The person subject to the requirement applies to the corporation for a modification or waiver of that requirement in the manner prescribed by the corporation.
- (b) The corporation authorizes the person to transfer the tax credit under this section, and the person does transfer the credit, as authorized.
- (c) The corporation determines that the requested modification or waiver will support economic development in this state.
- (4) (a) REPAYMENT. If the corporation revokes a person's certification or other authorization to claim a tax credit issued by the corporation and at the time of revocation that person has transferred a portion of that credit under this section, that person shall repay the full amount of the credit to the corporation notwithstanding that transfer.

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- (b) The corporation shall pay any amounts it receives under par. (a) to the secretary of administration for deposit in the general fund.
- (5) PROGRAM LIMITS AND TERMINATION. (a) Except as provided in par. (b), the corporation may not authorize the transfer of portions of tax credits under this section that total more than \$10,000,000, and the corporation may not authorize the transfer of a tax credit after 60 months after the effective date of this paragraph .... [LRB inserts date].
- (b) Upon expiration of the 60-month period under par. (a), the corporation may continue to authorize the transfer of tax credits under this section for up to an additional 60 months, and the corporation may authorize the transfer of up to an additional \$10,000,000 in partial tax credits, if the corporation determines that a continuation of the program under this section will promote significant economic development in this state. Before the corporation authorizes the transfer of a tax credit under this paragraph, the chief executive officer of the corporation shall notify the joint committee on finance in writing that the corporation intends to continue authorizing the transfer of tax credits under this section. That notice shall state the reasons supporting the corporation's determination that the transfer of additional tax credits will promote significant economic development in this state. If, within 14 working days after the date of that notice, the cochairpersons of the committee do not notify the corporation that the committee has scheduled a meeting to review the corporation's proposed continuation of the program, the corporation may proceed to authorize the transfer of additional tax credits under this section. If, within 14 working days after the date of that notice, the cochairpersons of the committee notify the corporation that the committee has scheduled a meeting to review the proposed

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continuation of the program, the corporation may proceed to authorize the transfer of partial tax credits only upon approval of the committee.

### SECTION 2. Initial applicability.

(1) This act first applies to a certification or other authorization to claim a tax credit issued by the Wisconsin Economic Development Corporation on January 1, 2012.

(END)

### LRBs0305/P1ins MPG&JK:jld&med:rs

### 2011-2012 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

### MD ANALYSIS INSERT

3. The person intends to expand its operations in Wisconsin, and that expansion will increase the number of full-time employees employed by the person in Wisconsin by a number that is at least 10 percent of the person's full-time employees.



# 2/17 Today Tunks State of Misconsin 2011 - 2012 LEGISLATURE



PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION
ASSEMBLY SUBSTITUTE AMENDMENT.

TO 2011 ASSEMBLY BILL 376

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AN ACT to ereate 238.137 of the statutes; relating to: authorizing the transfer

of tax credits earned in connection with economic development in this state.

## Analysis by the Legislative Reference Bureau

Under current law, a tax credit awarded by the Wisconsin Economic Development Corporation (corporation) may normally only be claimed by the person certified by the corporation to claim that credit; the credit may not be transferred to another person.

This substitute amendment directs the corporation to create a program for the transfer of tax credits awarded by the corporation. Under the substitute amendment, the corporation may authorize the transfer of a portion of a tax credit if the corporation determines that the person meets at least one of the following additional conditions:

1. The person is headquartered in, and employs at least 51 percent of its employees in, Wisconsin.

2. The person intends to relocate its headquarters and employ at least 51 percent of its employees in Wisconsin.

3. The person intends to expand its operations in Wisconsin, and that expansion will increase the number of full-time employees employed by the person in Wisconsin by a number that is at least 10 percent of the person's full-time employees.

4. The person intends to expand its operations in Wisconsin, and the person will make a significant capital investment in property in Wisconsin as a result of that expansion.

Once the corporation authorizes a person to transfer a tax credit, that person may transfer up to 85 percent of the tax credit to another person who has Wisconsin tax liability, except that no tax credit may be transferred under the substitute amendment in exchange for money. The person transferring the credit must notify the corporation and the Department of Revenue of that transfer. The person to whom a credit is transferred may carry forward any unused amount of the transferred value of that credit for up to 15 years until fully claimed. Also, the corporation may prevent that transferee from claiming the tax credit for up to three years after the credit is transferred.

The substitute amendment also authorizes the corporation to waive or modify a requirement of a certification for a tax credit issued by the corporation if a person who may transfer the tax credit applies to the corporation for that waiver or modification and the corporation determines that the requested waiver or modification will support economic development in Wisconsin. The substitute amendment does not otherwise relieve any person of the person's responsibilities in connection with a tax credit certification. If the corporation revokes a person's certification for a tax credit and that person has already transferred a portion of the tax credit, that person, not the person to whom the credit was transferred, must repay the full amount of the tax credit to the state.

Under the substitute amendment, the corporation may authorize the transfer of up to \$10,000,000 in partial tax credits over five years. However, if after reaching that 5-year limit, the corporation determines that an extension of the program will support significant economic development in Wisconsin, the corporation may continue the program for up to an additional five years and authorize transfer of up to an additional \$10,000,000 in partial tax credits. However, any such extension of the program is subject to passive review by the Joint Committee on Finance.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

**Section 1.** 238.137 of the statutes is created to read:

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238.137 Pilot program for the transfer of tax credits earned for economic development in this state. (1) Application and Corporation Authorization. (a) A person who the corporation certifies or otherwise authorizes to claim a tax credit may apply to the corporation on a form prescribed by the corporation for authorization to transfer that tax credit under this section. The

- 1 corporation shall notify the person of the corporation's determination within 10 2 business days after the corporation receives the application.
  - (b) The corporation shall authorize the transfer of a tax credit if a person applies for an authorization under par. (a) and the corporation finds that the person meets at least one of the following conditions:
  - 1. The person is headquartered and employs at least 51 percent of its employees in this state.
    - 2. The person intends to relocate its headquarters and employ at least 51 percent of its employees in this state.
      - 3. The person intends to expand its operations in this state, and that expansion will result in an increase in the number of full-time employees employed by the person in an amount equal to at least 10 percent of the person's full-time workforce at the time of application.
      - 4. The person intends to expand its operations in this state, and that expansion will result in the person making a significant capital investment in property located in this state, as determined by the corporation.
      - (c) 1. Subject to subd. 2. and sub. (2), a person may transfer a tax credit to another person who is subject to taxation under ch. 71 if the corporation authorizes that transfer and if the person who is certified to claim the credit notifies the department of revenue and the corporation of the transfer in the manner prescribed by the corporation. The person to whom a tax credit is transferred may carry forward any unused amount of the transferred value of that credit as provided under the appropriate provision in ch. 71.
    - 2. A tax credit may not be transferred under this paragraph in exchange for money.

- (d) The corporation may, as a condition of an authorization under this subsection, prohibit a person to whom the tax credit is transferred from claiming that credit for a period not to exceed 3 years after the date on which the credit is transferred.
- (2) LIMITATIONS ON THE TRANSFER OF TAX CREDITS. A person may not transfer more than 85 percent of the total value of a tax credit. Once a portion of a tax credit is transferred under this section, the remaining portion of that credit may not be transferred and may not be claimed against tax liability by any person.
- (3) CORPORATION WAIVER OF CERTIFICATION REQUIREMENTS. Notwithstanding s. 238.303 (2) or any other provision of this chapter or of ch. 71, the corporation may modify or waive any requirement of a certification or other authorization to claim a tax credit that was issued by the corporation if all of the following conditions are met:
- (a) The person subject to the requirement applies to the corporation for a modification or waiver of that requirement in the manner prescribed by the corporation.
- (b) The corporation authorizes the person to transfer the tax credit under this section, and the person does transfer the credit, as authorized.
- (c) The corporation determines that the requested modification or waiver will support economic development in this state.
- (4) Repayment. (a) If the corporation revokes a person's certification or other authorization to claim a tax credit issued by the corporation and at the time of revocation that person has transferred a portion of that credit under this section, that person shall repay the full amount of the credit to the corporation notwithstanding that transfer.

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- (b) The corporation shall pay any amounts it receives under par. (a) to the secretary of administration for deposit in the general fund.
- (5) PROGRAM LIMITS AND TERMINATION. (a) Except as provided in par. (b), the corporation may not authorize the transfer of portions of tax credits under this section that total more than \$10,000,000, and the corporation may not authorize the transfer of a tax credit after 60 months after the effective date of this paragraph .... [LRB inserts date].
- (b) Upon expiration of the 60-month period under par. (a), the corporation may continue to authorize the transfer of tax credits under this section for up to an additional 60 months, and the corporation may authorize the transfer of up to an additional \$10,000,000 in partial tax credits, if the corporation determines that a continuation of the program under this section will promote significant economic development in this state. Before the corporation authorizes the transfer of a tax credit under this paragraph, the chief executive officer of the corporation shall notify the joint committee on finance in writing that the corporation intends to continue authorizing the transfer of tax credits under this section. That notice shall state the reasons supporting the corporation's determination that the transfer of additional tax credits will promote significant economic development in this state. If, within 14 working days after the date of that notice, the cochairpersons of the committee do not notify the corporation that the committee has scheduled a meeting to review the corporation's proposed continuation of the program, the corporation may proceed to authorize the transfer of additional tax credits under this section. If, within 14 working days after the date of that notice, the cochairpersons of the committee notify the corporation that the committee has scheduled a meeting to review the proposed

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continuation of the program, the corporation may proceed to authorize the transfer
of partial tax credits only upon approval of the committee.

## SECTION 2. Initial applicability.

(1) This act first applies to a certification or other authorization to claim a tax credit issued by the Wisconsin Economic Development Corporation on January 1, 2012.

(END)